

IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF OHIO  
DIVISION

Larry Fields

(Enter Above the Name of the Plaintiff in this Action)

vs.

Cincinnati Police Department

(Enter above the name of the Defendant in this Action)

If there are additional Defendants, please list them:

Cincinnati Police records section  
City of Cincinnati  
Citizen Complaint Authority  
Fath Properties

COMPLAINT

I. Parties to the action:

Plaintiff: Place your name and address on the lines below. The address you give must be the address where the court may contact you and mail documents to you. A telephone number is required.

Larry Fields

Name - Full Name Please - PRINT

5912 Piqua Ave

Street Address

Cincinnati Ohio 45224

City, State and Zip Code

513-526-0732

Telephone Number

If there are additional Plaintiffs in this suit, a separate piece of paper should be attached immediately behind this page with their full names, addresses and telephone numbers. If there are no other Plaintiffs, continue with this form.

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1:21CV00035

FILED  
RICHARD W. NAGEL  
CLERK OF COURT  
JAN 15 PM 3:35  
U.S. DISTRICT COURT  
SOUTHERN DIST OHIO  
WEST DIV CINCINNATI

J. BARRETT

MJ. LITKOVITZ

Defendant(s):

Place the name and address of each Defendant you listed in the caption on the first page of this Complaint. This form is invalid unless each Defendant appears with full address for proper service.

1. Aubree Durnell  
Name - Full Name Please  
255 E 5th St Ste 2300 Cincinnati Ohio 45202  
Address: Street, City, State and Zip Code
2. John Leinberger  
255 E 5th St Ste 2300 Cincinnati Oh 45202
3. Sergeant Dawn Smalls  
5837 Hamilton Ave
4. Officer Hollis Hudepohl  
5837 Hamilton Ave Cincinnati Oh 45224
5. Officer Rommel Coman  
5837 Hamilton Ave Cincinnati Oh 45224
6. Officer Sean Harris  
5837 Hamilton Ave Cincinnati Oh 45224

If there are additional Defendants, please list their names and addresses on a separate sheet of paper.

## II. Subject Matter Jurisdiction

Check the box or boxes that describes your lawsuit:

- ☒ Title 28 U.S.C. § 1343(3)  
[A civil rights lawsuit alleging that Defendant(s) acting under color of State law, deprived you of a right secured by federal law or the Constitution.]
- ☒ Title 28 U.S.C. § 1331  
[A lawsuit "arising under the Constitution, laws, or treaties of the United States."]
- ☐ Title 28 U.S.C. § 1332(a)(1)  
[A lawsuit between citizens of different states where the matter in controversy exceeds \$75,000.]
- ☒ Title 18 United States Code, Section § 3  
[Other federal status giving the court subject matter jurisdiction.]

7. Seargeant Jeffrey Zucker  
5837 Hamilton Ave Cincinnati OH 45224
8. Officer Kaitisha R. Davis  
5837 Hamilton Ave Cincinnati, OH 45224
9. Officer Anthony R. Dawson  
5837 Hamilton Ave Cincinnati Ohio 45224
10. Officer Donald J Brown  
5837 Hamilton Ave Cincinnati, Oh. 45224
11. Lt. Robert Vanhorn  
5837 Hamilton Ave Cincinnati Oh 45224
12. Captain David Fink  
5837 Hamilton Ave Cincinnati Oh 45224
13. Kim Neal  
805 Central Ave Suite 222 Cincinnati, Oh 45202
14. Dena Brown  
805 Central Ave Suite 222 Cincinnati Oh 45202
15. Officer Jason A Scott  
5837 Hamilton Ave Cincinnati Ohio 45224
16. Diane Bookwalter  
801 Linn St 2nd Floor Cincinnati Oh 45202
17. Lt. Micheal Fern  
801 Linn St 2nd Floor Cincinnati Ohio 45202
18. Cincinnati City Manager  
801 Plum St Rm 224 Cincinnati, Oh 45202



## III. Statement of Claim

Please write as briefly as possible the facts of your case. Describe how each Defendant is involved. Include the name of all persons involved, give dates and places.

Number each claim separately. Use as much space as you need. You are not limited to the papers we give you. Attach extra sheets that deal with your statement claim immediately behind this piece of paper.

The Cincinnati Police Department,  
Cincinnati Police Public Records section,  
Citizen Complaint Authority, City of  
Cincinnati, and Bath Properties.  
Has allegedly, falsely, intentionally  
and illegally rendered and conspired  
against Plaintiff rendered those  
Defendants from being held accou-  
ntable for there actions against  
Plaintiff and Plaintiff civil matter and  
incident on 2-21-2019 at Plaintiff  
Resident 1094 Hillcrest Rd and 1165  
Hillcrest Bath Properties managers  
office After office hours 530 PM  
resulting in and caused and still  
causing the Plaintiff Personal  
injuries and business injuries.  
by the Defendants as follows  
this page.

IV. Previous lawsuits:

If you have been a Plaintiff in a lawsuit, for each lawsuit state the case number and caption.  
(Example, Case Number: 2:08-cv-728 and Caption: John Smith vs. Jane Doe).

<u>Case Number</u>	<u>Caption</u>
<u>A 2002117</u>	<u>Larry Fields</u> vs. <u>Police Public records</u>
<u>2019-01143PQ</u>	<u>Larry Fields</u> vs. <u>Police Records</u>
_____	_____ vs. _____

V. Relief

In this section please state (write) briefly exactly what you want the court to do for you. Make no legal argument, cite no case or statutes.

Grand Plaintiff the courts  
maximum amount of currency  
to safely relocate residence  
and business out of Cincinnati  
Ohio for security reasons.

I state under penalty of perjury that the foregoing is true and correct. Executed on

this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_.

Larry Fields  
Signature of Plaintiff



1. Aubree Durnell (Principle Defendants)

1. Aubree Durnell of Fath Properties manager Permitted Jhon Leinberger to illegally invade Plaintiff Privacy after office hours with no call or no notice (24 Hour notice) on 2-21-2019 at 5:30 PM
2. Aubree Durnell intentionally makes false claims to (ECC) 911 against Plaintiff on 2-21-2019 6:03 PM

1. Jhon Leinberger (Principle Defendant)

1. On 2-21-2019 at 5:30 PM Jhon allegedly commits harrasment, burglary and invasion of Privacy stated by Plaintiff to officers on 2-21-2019 at 6:10 PM. at 1094 Hillcrest and 1165 Hillcrest Managers office after office hours
1. Sergeant Dawn Smalls intentionally refuses to do a statutory Duty of reporting a crime as the Primary witness to a civil dispute requested by Plaintiff on 2-21-2019 in managers office After 6:30 PM
2. Sergeant Dawn Smalls intentionally states false claims on the Resolution disposition report against Plaintiff on 5-15-2019
3. Sergeant Dawn Smalls (LPD) intentionally and falsly codes Plaintiff of being "neighbor trouble" to the<sup>P</sup> defendants on 2-21-2019 at 6:58 PM.

(2)

1. Hollis Hudepohl

1. Hollis Hudepohl, officer intentionally refuses to do a statutory duty of reporting a crime requested by Plaintiff on 2-21-2019 after 6 PM at 1165 Hillcrest Rd.

2. Officer Hollis Hudepohl intentionally makes false claims against Plaintiff on the resolution disposition reports on 5-15-2019 concerning the incident on 2-21-2019.

1. Officer Rommel Coman intentionally refuses to do a statutory duty of reporting a crime on 2-21-2019 after 630 PM at 1165 Hillcrest report requested by Plaintiff.

2. Officer Rommel Coman intentionally makes false claims against Plaintiff on the disposition resolution reports on 5-15-2019

3. Officer Rommel Coman CPD intentionally code Plaintiff neighbor trouble on 2-21-2019 at 658 PM at the managers office of college wood Apartments

1. Officer Sean Farris intentionally refuses to do statutory duty of reporting a crime requested by Plaintiff on 2-21-2019 after 6 PM managers office at 1165 Hillcrest,

2. Officer Farris intentionally makes false claims against Plaintiff on the resolution disposition report on 5-15-2019 by Lt. Robert Van Horn.



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3. Officer Farris CPD intentionally and falsely codes Plaintiff neighbor trouble on 2-21-2019 after 6 PM round 658 PM at 1165 Hillcrest Rd on (ECC) 911 reports.

1. ~~Officer~~ <sup>Sergeant</sup> Jeffrey Zucker intentionally refuse to do a statutory duty of reporting a crime requested by Plaintiff on 2-21-2019 at 1165 Hillcrest Rd after 6 PM
2. Sergeant Jeffrey Zucker on 4-01-2019 falsely delivers Plaintiff citizen complaint allegedly to the (IIS) 9 AM.
1. Officer Katisha L. Davis who was never present or reported any report on 2-21-2019 Katisha Davis intentionally and falsely makes reports of
1. CPD incident report on 2-21-2019 at 18:30 hours, CPD suspect report supplement report on 2-21-2019 at 17:30 hours, CPD Arrest supplement report on 2-21-2019 at 17:30 hours, CPD Property Supplement report on 2-21-2019 at 17:30 Hours all by Officer Katisha Davis false intentional Reports.
1. Officer Anthony R Dawson intentionally clears false reports against Plaintiff on 5-15-2019 at 00:00 hours. (2) Officer Dawson intentionally and falsely clears a bias investigation against Plaintiff.



(4)

1. Officer Donald J Brown intentionally and falsely approves a false intentional Report against Plaintiff on 4-14-2019

2. Lt. Robert Vanhorn

1. Lt Robert Van horn intentionally violates police Department Policy by investigating his co-superior officers in a internal citizen complaint against officers, Dawn Small, Hollis Hudepohl, Pommel Coman, Sean Farris, and Jeffrey Zucker by Plaintiff. for incident on 2-21-2019 at 1165 Wilcrest rd

2. Lt Vanhorn intentionally discriminated against Plaintiff on the resolution disposition reports making intentional false claims against Plaintiff on 5-15-2019.

1. Captain David Fink Permitted a bias investigation and violated Policy by allowing Lt. Vanhorn to investigate his co superior officer

2. Captain David Fink intentionally makes false claims of Plaintiff on the citizen complaint Appoedum to Police Chief Colonel Issac Elliot against Plaintiff. in May 2019.

(5)

1. Officer Jason a Scott

1. Jason Scott intentionally and falsely ordered case closed on 5-15-2019 at 00:00 hours.

1. Kim Neal Director of (CCA)

1. Kim Neal of (CCA) conspired against Plaintiff with (IIS) making false claims against the Plaintiff on a letter written by Kim Neal to Plaintiff on 4/01/2019

2. Kim Neal helped assist (IIS) by initiated a investigation a bias investigation against the Plaintiff by sharing Plaintiff information. sending Lt Vanhorn as the initiate investigator for incident on 2-21-2019 at 1044 Hillcrest Rd and 1165 Hillcrest Rd for Plaintiff.

1. Dena Brown (CCA)

Deanna Brown assisted Plaintiff and stated to Plaintiff CCA shares information with (IIS) conspiring against Plaintiff (Allegedly)



②  
City of Cincinnati

1. City of Cincinnati manager is allegedly responsible to manage city Hall and is allegedly responsible for Plaintiff's citizen complaint described as a tri-fold pre-printed brochure supplied by the City of Cincinnati Police Department. The City of Cincinnati manager allegedly responsible for Plaintiff's complaint, if lost, stolen, or destroyed, honoring the original complaint by Plaintiff and free postage supplied by the City of Cincinnati if mailed in the United States.

1. Cincinnati Police Records Section

1. Lt. Michael Fern and Diane Bookwalter is responsible for uttering Plaintiff's falsified and forged citizen complaint allegedly by the internal investigation section and refuse to submit Plaintiff's citizen complaint filed in June and July 2019. Plaintiff requested documents to be mailed as on the public records request. Plaintiff has yet after one year and a half to receive the authentic and correct citizen complaint tri-fold brochure supplied by the City of Cincinnati Police.